AO 442 (Rev. 11/11) Arrest Womant UNITED STATES DISTRICT COURT for the **FILED** Western District of Texas Feb 15, 2024 ERK, U.S. DISTRICT COURT ERN DISTRICT OF CALIFORNIA United States of America EP:20-CR-02057-01-DCG 1:24-MJ-00020 EPG **GARY ELOY LUERAS** Defendant ARREST WARRANT To: Any authorized law enforcement officer YOU ARE COMMANDED to arrest and bring before a United States magistrate judge without unnecessary delay (name of person to be arrested) Gary Eloy Lueras who is accused of an offense or violation based on the following document filed with the court: ☐ Complaint Indictment ☐ Information ☐ Superseding Information ☐ Superseding Indictment Diolation Notice & Order of the Court ☐ Supervised Release Violation Petition Probation Violation Petition This offense is briefly described as follows: A Petition for Action has been filed notifying the undersigned Court, that the defendant violated his conditions of release. It appearing to this Court, that the defendant may be in violation of his conditions of release, issue this bench warrant for the Defendant's arrest. 05/04/21 Date: suing officer's signature City and state: El Paso, Texas David C. Guaderrama, United States District Judge Printed name and title Return This warrant was received on (date) , and the person was arrested on (date) at (city and state) Date: Arresting officer's signature Printed name and title

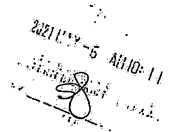
> A true copy of the original, I certify. Clerk, U.S. District Court.

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## UNITED STATES DISTRICT COURT for the Western District of Texas



U.S.A. vs.

Docket No. EP:20-CR-02057-01-DCG

GARY ELOY LUERAS

## Petition for Action on Conditions of Pretrial Release

COMES NOW Jaime Chairez, U.S. PRETRIAL SERVICES OFFICER presenting an official report upon the conduct of defendant Gary Eloy Lueras who was placed under Pretrial Release supervision by the Honorable Miguel A. Torres, U.S. Magistrate Judge sitting in the court at El Paso, Texas, on the 15th day of September 2020, under the following conditions: Refer to Appearance and Compliance Bond filed on September 15, 2020 and Petition for Action on Conditions of Pretrial Release filed with U.S. Clerk's Office on January 06, 2021.

RESPECTFULLY PRESENTING PETITION FOR ACTION OF COURT AND FOR CAUSE AS FOLLOWS: United States Pretrial Services alleges the defendant has violated the following condition of his release:

Condition 2: Defendant shall report to the Pretrial Services Office as directed.

Condition 4: Defendant shall reside and comply with residential requirements or restrictions at 400 Blake S.W., Unit #27, Albuquerque, New Mexico 87121, Bernalillo County, New Mexico, cell phone number (915) 990-6564, and at no other place, unless permission to relocate is granted by the Pretrial Services Office. Travel is restricted to Bernalillo County, NM and El Paso County, Texas for court related matters, unless authorized by Pretrial Services. No travel to Mexico or any other foreign country.

A true copy of the original, I certify, Clerk, U. S. District Court

Denuty

Lucras, Gary Eloy
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On Wednesday, April 28, 2021, Senior United States Probation Officer (USPO) Daniel Stewart from the District of New Mexico — Albuquerque Division contacted Pretrial Services in the Western District of Texas — El Paso Division. Senior USPO Stewart indicated that he has made multiple attempts to contact the defendant via telephone and via text, but to no avail (April 23, 26, 27, 28 and 30, 2021). In addition, Senior USPO Stewart has also attempted to contact Ms. Stacey Dutchover (friend) on April 27, 28 and 29, 2021, but also to no avail. Senior USPO Steward further conveyed that the last time he had contact with the defendant was on February 25, 2021, via telephone.

On Thursday, April 29, 2021, Senior USPO Stewart attempted to conduct a home visit at the defendant's residence located at 4000 Blake, S.W., Unit #27, Albuquerque, New Mexico 87121, but there was no response. Furthermore, Senior USPO Stewart was able to make contact with a City of Albuquerque garbage person, who was collecting in the area and he advised that the house had been vacant for a while. On this same date, assistance was requested from the defendant's attorney, Assistant Federal Public Defender Marie Romero-Martinez in an effort to contact the defendant, but she also advised that she was unable to make contact with the defendant. Therefore, the defendant's whereabouts are unknown at this time.

The defendant did not have permission from Pretrial Services to move residence and has failed to maintain contact with Pretrial Services, as directed to do so.

Assistant United States Attorney Anthony James Rodregous has been notified of Pretrial Services' intent to file a Petition for Action requesting a warrant for arrest be issued.

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PRAYING THAT THE COURT WILL ORDER: That a warrant be issued for the Defendant's arrest.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on May 04, 2021

Jaime Chairez

U.S. Pretrial Services Officer

915-861-8576

Place: El Paso, Texas

## ORDER OF THE COURT

It is, on this	4th	day of _	May	2021
ordered that a v	warrant of ar	rest be issued an	d that the Defe	endant be brought before the
Court for a Bor	nd Revocation	n Hearing, purs	uant to 18 U.S.	C. Section3148, and a Bail
Forfeiture Hear	ing, pursuan	t to Fed. R. Crir	n. P.46(f)91).	
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		United States	District Judge	